

**Federal Communications Commission**

---

**Before the  
Federal Communications Commission  
Washington, D.C. 20554**

In the Matter of	)	
	)	
SPRINT NEXTEL CORPORATION AND	)	WT Docket No. 08-94
CLEARWIRE CORPORATION	)	
	)	File Nos. 0003462540 <i>et al.</i>
Applications For Consent to Transfer Control of	)	
Licenses, Leases, and Authorizations	)	
	)	

**ERRATUM**

**Released: November 26, 2008**

By the Acting Chief, Wireless Telecommunications Bureau:

On November 7, 2008, the Commission released a *Memorandum Opinion and Order*, FCC 08-259, in the above-captioned proceeding, and the Bureau released an Erratum to that Memorandum Opinion and Order on November 10, 2008. This Erratum corrects paragraph 101 to read as follows:

“We decline to impose the conditions requested by Vonage and PISC and supported by Bella Mia and PDQLink. In previous cases where conditions based on the *Internet Policy Statement* were made a condition for approval of a transaction, the transactions involved service providers who had voluntarily agreed to the condition in question. Furthermore, we believe that PISC’s proposal to require Commission review of all contracts regarding financial backing that would potentially affect network openness would be burdensome on the parties and on New Clearwire. PISC also fails to cite any precedent for such a review requirement. We therefore decline to adopt a condition that requires Commission review of all contracts between New Clearwire and entities providing financial backing.”

FEDERAL COMMUNICATIONS COMMISSION

James D. Schlichting  
Acting Chief, Wireless Telecommunications Bureau